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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
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9	SERVER TECHNOLOGY, INC.,
10	Plaintiff and Counterdefendant, ) 3:06-CV-00698-LRH-VPC
11	v. ) ORDER
12	AMERICAN POWER CONVERSION ) CORPORATION, )
13	) Defendant and Counterclaimant )
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15	Before the court is plaintiff and counter-defendant Server Technology, Inc.'s ("STI") motion for
16	clarification on the court's order denying its motion to dismiss defendant and counter-claimant American
17	Power Conversion Corp.'s ("APC") fifth counterclaim for false marking under 35 U.S.C. § 292 (Doc.
18	#369 <sup>1</sup> ). Doc. #377.
19	I. Facts and Procedural History
20	Plaintiff and counter-defendant STI brought the underlying patent infringement action against
21	defendant and counter-claimant APC. In response, APC counterclaimed that STI falsely marked certain
22	product literature as patented. Subsequently, STI filed a motion to dismiss APC's counterclaim for falso
23	marking. Doc. #340.
24	On July 26, 2012, the court denied STI's motion to dismiss finding that APC had sufficiently
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26	Refers to the court's docket number.

alleged false marking. See Doc. #369. Thereafter, STI filed the present motion for clarification of the 1 2 court's order. Doc. #377. П. Discussion 3 4 In its motion for clarification, STI requests further clarification on whether or not the court would 5 rule separately on its "in the alternative" argument for summary judgment. See Doc. #377. 6 The court now takes this opportunity to clarify its prior order. At no time did the court consider, 7 and it will not consider, STI's prior motion as one for summary judgment. Discovery on the issue of false 8 marking is currently underway and expert depositions and reports have not been completed. It would be 9 inappropriate to rule on summary judgment on the limited record at this time. Therefore, the court shall 10 not issue a separate order at this time. 11 That being said, however, the court is not precluding separately filed summary judgment motions 12 by either party after the close of discovery. Accordingly, the court shall grant both parties leave to file a 13 motion for summary judgment on APC's false marking counterclaim within thirty (30) days after the close 14 of extended discovery. 15 16 IT IS THEREFORE ORDERED that STI's motion for clarification (Doc. #377) is CLARIFIED 17 in accordance with this order. 18 IT IS SO ORDERED. Aldrihe 19 DATED this 16th day of October, 2012. 20 21 LARRY R. HICKS 22 UNITED STATES DISTRICT JUDGE 23 24 25 26